UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

		,		
UNITED STATES OF AM	ERICA, Plaintiff,	Case Nu	nber <u>121</u>	mj70376HRL
v.				· · · · · · · · · · · · · · · · · · ·
TEDDY BEAR PARADISI	E, Defendant.	ORDER OF DET	ENTION P	ENDING REVOCATION
		<u>HEARING</u>		
In accordance with	the Bail Reform Act 18 II	S.C. § 3142, 3143(a) and Crimin	al Dula 32	1(a)(b) a detention hearing
		resented by his attorney Cynthia		
-	S. Attorney Hanley Chew_		Lic Ai i D	. The Office States was
PART I. PRESUMPTIONS A	• • • =	•		
		described in 18 U.S.C. § 3142(f)	1) and the	defendant has been convicted
		while on release pending trial for		
-	- '''	the date of conviction or the rele		
whichever is later.	o (5) y cars has crapsed since	and date of conviction of the feet	ase of the	person from imprisonment,
	rebuttable presumption that	no condition or combination of c	onditions v	will reasonably assure the safety
of any other person and the	· -	• • • • • • • • • • • • • • • • • •		reasonably assure the suresy
•		ndictment) (the facts found in Par	t IV below) to believe that the defendant
has committed an offense		, (, 0 , 1		,
	or which a maximum term o	f imprisonment of 10 years or m	ore is presc	ribed in 21 U.S.C. §
	301 et seq., § 951 et seq., or	_	•	· ·
		e of a firearm during the commis	sion of a fe	lony.
		no condition or combination of c		•
	t as required and the safety			•
/ X / No presumpt	ion applies but defendant ha	s burden of offering clear and co	nvincing e	vidence that his not a flight risk
or a danger to the communi	ity.			
/ X / The defenda	nt has not come forward wit	th sufficient evidence to meet his	burden, an	d he therefore will be ordered
detained.				
/ / The defendant	t has come forward with evic	dence to rebut the applicable pres	umption[s]	J to wit: .
Thus, the burden o	of proof shifts back to the Ur	ited States.		
•	E PRESUMPTIONS REBUTTE			
		lerance of the evidence that no co	ondition or	combination of conditions will
•	arance of the defendant as re	-		
	•	convincing evidence that no con	dition or c	ombination of conditions will
•	y of any other person and the			
		ENT OF REASONS FOR DETENTI		
		ors set out in 18 U.S.C. § 3142(g)	and all of	the information submitted at
the hearing and finds as fol				
	attorney, and the AUSA ha	ve waived written findings.		
PART V. DIRECTIONS REC		A	. 4	4-4i 6 6 in a
		Attorney General or his designate		
				ing held in custody pending appea
		or private consultation with defe rnment, the person in charge of the		
		an appearance in connection with		
elendant to the Officed States	Maishai for the purpose of a		a court pro	Accounts.
		/1 (1		
		11.	\sim	
ated:		1)	
4(3/12	_	HOWARD RALLOYD	1	
110112	-	United States Magistrate Judg	e	
•				